RESOLUTION NUMBER 79-12

of the

CALIFORNIA HOUSING FINANCE AGENCY

Series Resolution Authorizing the Issuance,

Sale and Delivery of

\$15,775,000 California Housing Finance Agency

Multi-Family Housing Finance Program Notes,

1979 Second Renewal Series A through

1979 Second Renewal Series F and

1979 First Renewal Series G

Adopted January 16, 1979

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SERIES RESOLUTION AUTHORIZING THE ISSUANCE,
SALE AND DELIVERY OF

\$15,775,000 CALIFORNIA HOUSING FINANCE AGENCY
MULTI-FAMILY HOUSING FINANCE PROGRAM NOTES,

1979 SECOND RENEWAL SERIES A THROUGH
THROUGH 1979 SECOND RENEWAL SERIES F AND
1979 FIRST RENEWAL SERIES G

Be it resolved by the Board of Directors of the California Housing Finance Agency as follows:

ARTICLE I

DEFINITIONS AND AUTHORITY

101. Definitions. (a) Except as provided in paragraph (b) of this Section, all defined terms contained in the "Multi-Family Housing Finance Program Note Resolution," adopted by the Agency on January 18, 1977, and amended by the Agency on March 15, 1977, May 17, 1977 and January 17, 1978 (the "Resolution"), contained in the "Series Resolution Authorizing the Issuance, Sale and Delivery of \$15,025,000 California Housing Finance Agency Multi-Family Housing Finance Program Notes, 1978 First Renewal Series A through 1978 First Renewal Series F," adopted by the Agency on January 17, 1978 (the "1978 First Renewal Series A through F Resolution"), or contained in the "Series Resolution Authorizing the Issuance, Sale and Delivery of \$750,000 California Housing Finance Agency Multi-Family Housing Finance Program Notes, 1978 Series G,"

adopted by the Agency on January 17, 1978 (the "1978 Series G Resolution") shall have the same meanings in this Series Resolution as such defined terms are given in the Resolution, the 1978 First Renewal Series A through F Resolution, or the 1978 Series G Resolution, as the case may be, unless the context shall otherwise require.

(b) As used in this Series Resolution the following terms shall have the following respective meanings:

"1979 Second Renewal Series A Notes" means one of the Series of Notes authorized by this Series Resolution and designated "California Housing Finance Agency Multi-Family Housing Finance Program Notes, 1979 Second Renewal Series A."

"1979 Second Renewal Series B Notes" means one of the Series of Notes authorized by this Series Resolution and designated "California Housing Finance Agency Multi-Family Housing Finance Program Notes, 1979 Second Renewal Series B."

"1979 Second Renewal Series C Notes" means one of the Series of Notes authorized by this Series Resolution and designated "California Housing Finance Agency Multi-Family Housing Finance Program Notes, 1979 Second Renewal Series C."

"1979 Second Renewal Series D Notes" means one of the Series of Notes authorized by this Series Resolution and designated "California Housing Finance Agency Multi-Family

Housing Finance Program Notes, 1979 Second Renewal Series D."

"1979 Second Renewal Series E Notes" means one of the Series of Notes authorized by this Series Resolution and designated "California Housing Finance Agency Multi-Family Housing Finance Program Notes, 1979 Second Renewal Series E."

"1979 Second Renewal Series F Notes" means one of the Series of Notes authorized by this Series Resolution and designated "California Housing Finance Agency Multi-Family Housing Finance Program Notes, 1979 Second Renewal Series F."

The 1979 Second Renewal Series A Notes, 1979
Second Renewal Series B Notes, 1979 Second Renewal Series C
Notes, 1979 Second Renewal Series D Notes, 1979 Second
Renewal Series E Notes and 1979 Second Renewal Series F
Notes are sometimes herein collectively called the "1979
Second Renewal Series A through F Notes."

The 1978 First Renewal Series A Notes, 1978 First Renewal Series B Notes, 1978 First Renewal Series C Notes, 1978 First Renewal Series D Notes, 1978 First Renewal Series E Notes, and 1978 First Renewal Series F Notes are sometimes herein collectively called the "1978 First Renewal Series A through F Notes."

"1979 First Renewal Series G Notes" means one of the Series of Notes authorized by this Series Resolution and designated "California Housing Finance Program Notes, 1979 First Renewal Series G."

"1978 First Renewal Series A through F Multi-Family Note Payment Account" means the account established by Section 301.

"Note Payment Subaccount" means one of the subaccounts established by Section 301 within the 1978 First Renewal Series A through F Multi-Family Note Payment Account.

"1978 Series G Multi-Family Note Payment Account" means the account established by Section 302.

"This Series Resolution" means this "Series Resolution Authorizing the Issuance, Sale and Delivery of \$15,775,000 California Housing Finance Agency Multi-Family Housing Finance Program Notes, 1979 Second Renewal Series A through 1979 Second Renewal Series F and 1979 First Renewal Series G," adopted on January 16, 1979.

"Notice of Sale" means the "Official Notice of Sale" for the 1979 Second Renewal Series A through F Notes and the 1979 First Renewal Series G Notes, approved by the Board of Directors of the Agency on January 16, 1979.

- (c) The terms "hereby," "hereof," "hereto,"

 "herein," "hereunder," and any similar terms, as used in this

 Series Resolution, refer to this Series Resolution.
- (d) Articles and sections referred to by number shall mean the corresponding articles and sections of this

Series Resolution.

102. Authority for this Series Resolution. This Series Resolution is adopted pursuant to the provisions of the Act and the Resolution.

ARTICLE II

AUTHORIZATION, TERMS, ISSUANCE, SALE AND DELIVERY

Authorization, Principal Amount and Designation. In order to provide funds sufficient, together with other moneys available therefor, for the payment of the 1978 First Renewal Series A through F Notes and the 1978 Series G Notes, in accordance with and subject to the terms, conditions and limitations established in the Resolution and this Series Resolution, seven series of California Housing Finance Agency Multi-Family Housing Finance Program Notes are hereby authorized to be issued in the respective aggregate principal amounts initially of \$4,315,000, \$953,060, \$2,069,000, \$4,105,000, \$2,122,000, \$1,465,000 and \$745,940. The Agency is of the opinion and hereby determines that the issuance of Notes in the said amount is necessary to provide funds sufficient, together with other moneys available therefor, for the payment of the 1978 First Renewal Series A through F Notes and the 1978 Series G Notes. In addition to the title "California Housing Finance Agency Multi-Family Housing Finance Program Notes," such series of Notes shall bear the additional designations, respectively, "1979 Second

Renewal Series A," "1979 Second Renewal Series B," "1979 Second Renewal Series C," "1979 Second Renewal Series D," "1979 Second Renewal Series E," "1979 Second Renewal Series F," and "1979 First Renewal Series G."

- of the 1979 Second Renewal Series A through F Notes and the 1979 First Renewal Series G Notes is being issued is to provide funds for the payment of the respective Series of the 1978 First Renewal Series A through F Notes and the 1978 Series G Notes to be paid from the respective Note Payment Subaccount or Note Payment Account established herein and into which is to be deposited the proceeds of such Series of the 1979 Second Renewal Series A through F Notes and the 1979 First Renewal Series G Notes, respectively, subject to the limitations and provisions set forth in Article IV of the Resolution and in the amounts determined by or pursuant to Article III hereof.
- 203. <u>Issue Date</u>. The 1979 Second Renewal Series A through F Notes and the 1979 First Renewal Series G Notes shall be dated the date of the delivery thereof.
- 204. Maturity, Interest and Place of Payment.

 Each of the 1979 Second Renewal Series A through F Notes and the 1979 First Renewal Series G Notes shall mature one year after the date of delivery thereof and shall bear interest from its date until the discharge of the principal obligation thereof, payable at maturity or earlier redemption thereof.

The 1979 Second Renewal Series A through F Notes and the 1979 First Renewal Series G Notes shall bear interest at the rate per annum set forth in the certificate of the State Treasurer referred to in Section 207. Both principal of and interest on the 1979 Second Renewal Series A through F Notes and the 1979 First Renewal Series G Notes shall be payable at the principal office of the Trustee in Sacramento, California.

205. Denominations, Numbers and Letters. Each Series of the 1979 Second Renewal Series A through F Notes and the 1979 First Renewal Series G Notes shall be issued in denominations of not less than the lesser of \$500,000 or the principal amount of such Series. The Notes of each Series of 1979 Second Renewal Series A through F Notes and the 1979 First Renewal Series G Notes shall be numbered from one (1) consecutively upwards within each Series with the letter of the Series designation preceding each number.

206. Redemption. (a) Notes of each Series of the 1979 Second Renewal Series A through F Notes and the 1979 First Renewal Series G Notes shall be subject to redemption at the election of the Agency as a whole or in part on any date before the date nine months after their date upon notice as provided in Article III of the Resolution, upon payment of a Redemption Price equal to the principal amount of each such Note or portion thereof to be redeemed plus a premium of one-fourth of one percent (1/4 of 1%) of

said principal amount, and payment of accrued interest to the date of redemption.

- (b) Notes of each Series of the 1979 Second
 Renewal Series A through Series F Notes and the 1979 First
 Renewal Series G Notes are also subject to redemption at the
 election of the Agency as a whole or in part on any date on
 or after nine months after their date upon notice as provided
 in Article III of the Resolution, upon payment of a Redemption Price equal to the principal amount of each such Note or
 portion thereof to be redeemed, and payment of accrued
 interest to the date of redemption.
- subject to redemption at the election of the Agency as a whole on any date upon determination by the Agency evidenced by a certificate of an Authorized Officer stating that there is no further need for the funds in the respective Reserve Account and upon notice as provided in Article III of the Resolution, at a Redemption Price equal to the principal amount of each such Note to be redeemed, plus accrued interest to the date of redemption.
- 207. Sale and Delivery. (a) The actions heretofore taken by the State Treasurer with respect to offering
 for sale the 1979 Second Renewal Series A through F Notes
 and the 1979 First Renewal Series G Notes are hereby ratified
 and approved and the State Treasurer is hereby further
 authorized and requested to sell and deliver said 1979

Second Renewal Series A through F Notes and said 1979 First Renewal Series G Notes at the time and place and in accordance with the terms and conditions set forth in the Notice of Sale. The bid check received by the State Treasurer under the terms of the Notice of Sale, being the good faith deposit of the successful bidder, shall be cashed and the proceeds deposited by the State Treasurer, as Trustee, in a special trust account and the amount of said check shall be applied at the time of delivery as part of the purchase price of the 1979 Second Renewal Series A through F Notes and the 1979 First Renewal Series G Notes or returned to said bidder as provided in the Notice of Sale.

(b) The sale of the 1979 Second Renewal Series A through F Notes and the 1979 First Renewal Series G Notes shall be evidenced by a certificate of the State Treasurer filed with the Agency. Said certificate shall state with respect to the 1979 Second Renewal Series A through F Notes and the 1979 First Renewal Series G Notes: (i) the name of each bidder submitting a bid and the net interest cost to the Agency that would result if such bid were accepted, (ii) the name of the successful bidder, the premium, if any, and the interest rate per annum specified in such bid, and (iii) such other matters as the State Treasurer shall determine to be in the best interest of the Agency provided that the same are not in conflict with the Act, the Resolution or this Series Resolution.

of the Agency is hereby authorized in the name and on behalf of the Agency to do or perform all such acts and to execute and deliver any and all such certificates, documents and other instruments as he deems necessary or appropriate in connection with the issuance, sale and delivery of the 1979 Second Renewal Series A through F Notes and the 1979 First Renewal Series G Notes. For purposes of execution and delivery of documents related to the delivery of and the use of the proceeds of sale of the 1979 Second Renewal Series A through F Notes and the 1979 First Renewal Series G Notes, Senior Vice President for Finance, the General Counsel and the Secretary of the Board of Directors of the Agency are each hereby authorized to act as an Authorized Officer.

If the 1979 Second Renewal Series A through
F Notes and/or the 1979 First Renewal Series G Notes are not
issued, sold and delivered in the manner contemplated by the
Notice of Sale the President of the Agency is hereby authorized, subject to the consent of the State Treasurer, to
authorize the sale and delivery of all or less than all of
the 1979 First Renewal Series A through F Notes and/or the
1979 First Renewal Series G Notes in such manner and on such
terms and conditions as the President may deem to be in the
best interest of the Agency.

209. Execution. The Secretary of the Board of Directors of the Agency is hereby authorized to act as an

Authorized Officer and directed to attest by manual signature to the impressing of the corporate seal of the Agency on the 1979 Second Renewal Series A through F Notes and the 1979 First Renewal Series G Notes in accordance with the provisions of Section 303 of the Resolution.

210. Ratification. All actions heretofore taken by members, officers, agents and employees of the Agency with respect to the Program and the issuance, sale and delivery of the 1979 Second Renewal Series A through F Notes and the 1979 First Renewal Series G Notes are hereby ratified, approved and confirmed.

ARTICLE III

APPLICATION OF PROCEEDS

through F Multi-Family Note Payment Account and Subaccounts

Therein. There is hereby created and established in the
California Housing Finance Fund created in the State Treasury
by the Act a special trust account to be held by the Trustee
and designated the "California Housing Finance Agency 1978
First Renewal Series A through F Multi-Family Note Payment
Account." The Note Payment Subaccounts hereby established in
the 1978 First Renewal Series A through F Multi-Family Note
Payment Account, the Series of the 1978 First Renewal Series
A through F Notes that shall be paid from each such Note
Payment Subaccount, and the amount of the proceeds of the
designated Series of the 1979 Second Renewal Series A through

F Notes to be deposited in each such Note Payment Subaccount upon sale of said Notes are as follows:

- (a) the "1978 First Renewal Series A Multi-Family Note Payment Subaccount" from which shall be paid the 1978 First Renewal Series A Notes and into which shall be deposited \$4,315,000 representing the principal amount of the 1979 Second Renewal Series A Notes;
- (b) the "1978 First Renewal Series B Multi-Family Note Payment Subaccount" from which shall be paid the 1978 First Renewal Series B Notes and into which shall be deposited \$953,060 representing the principal amount of the 1979 Second Renewal Series B Notes;
- (c) the "1978 First Renewal Series C Multi-Family Note Payment Subaccount" from which shall be paid the 1978 First Renewal Series C Notes and into which shall be deposited \$2,069,000 representing the principal amount of the 1979 Second Renewal Series C Notes;
- (d) the "1978 First Renewal Series D Multi-Family Note Payment Subaccount" from which shall be paid the 1978 First Renewal Series D Notes and into which shall be deposited \$4,105,000 representing the principal amount of the 1979 Second Renewal Series D Notes;
- (e) the "1978 First Renewal Series E Multi-Family Note Payment Subaccount" from which shall be paid the 1978 First Renewal Series E Notes and into which shall be deposited \$2,122,000 representing the principal amount of the

1979 Second Renewal Series E Notes; and

(f) the "1978 First Renewal Series F Multi-Family Note Payment Subaccount" from which shall be paid the 1978 First Renewal Series F Notes and into which shall be deposited \$1,465,000 representing the principal amount of the 1979 Second Renewal Series F Notes.

Interest earned and profits realized in excess of losses suffered on investments of moneys deposited in a Note Payment Subaccount established by this section shall be transferred by the Trustee upon receipt to the Revenue Account established for the Housing Development financed by the Series of Notes the proceeds of which are deposited in such Note Payment Subaccount.

Note Payment Account. There is hereby created and established in the California Housing Finance Fund created in the State Treasury by the Act a special trust account to be held by the Trustee and designated the "California Housing Finance Agency 1978 Series G Multi-Family Note Payment Account," from which shall be paid the 1978 Series G Notes and into which shall be deposited \$745,940 representing the principal amount of the 1979 First Renewal Series G Notes upon sale of such Notes.

Interest earned and profits realized in excess of losses suffered on investments of moneys deposited in the 1978 Series G Multi-Family Note Payment Account shall be transfered by the Trustee upon receipt to the Reserve Account

into which was deposited the proceeds of the 1978 Series G Notes.

- the Note Payment Subaccounts, the 1978 Series G Multi-Family Note Payment Account and all moneys therein are hereby pledged to the payment of the respective Series of Notes to be paid from such Note Payment Subaccount or Note Payment Account. Such moneys shall be held in trust for such payment and shall be immediately subject to the lien of such pledge without any physical delivery of such moneys or further act, and the lien of such pledge shall be valid and binding as against all parties having claims in tort, contract or otherwise against the Agency irrespective of whether such parties have notice of such pledge.
- Established. The Construction Loan Accounts, Reserve
 Account, Supplementary Reserve Sub-Account and Revenue
 Accounts established in the 1977 Series A through Series G
 Resolution and the Reserve Account and Supplementary Reserve
 Sub-Account established in the 1978 Series G Resolution
 are hereby expressly recognized to be, and are hereby
 further, respectively, pledged as provided in subsections
 (2) and (3) of Section 203 of the Resolutions to secure the
 1979 Second Renewal Series A through Series F Notes and the

ARTICLE IV

FORM OF NOTES

A Through F. Subject to the provisions of the Resolution, the 1979 Second Renewal Series A through F Notes shall be in substantially the following form:

THE TRANSFER OF THIS NOTE IS RESTRICTED AS MORE FULLY SET FORTH HEREIN

No	\$
	CALIFORNIA HOUSING FINANCE AGENCY MULTI-FAMILY HOUSING FINANCE PROGRAM NOTE
	1979 SECOND RENEWAL SERIES

California Housing Finance Agency (the "Agency"), a public instrumentality and political subdivision of the State of California, acknowledges itself indebted, and for value received hereby promises to pay, solely from the sources hereinafter mentioned, to ______ or registered assigns, upon presentation and surrender of this Note, the principal sum of ______ on the _____ day of ______, 1980, unless redeemed prior thereto as hereinafter provided, and to pay solely from said sources interest thereon to the registered owner hereof from the date hereof until the Agency's obligation with respect to the payment of such principal sum shall be discharged, at the rate of ______ percent (___%) per annum, payable at the maturity of this Note. Principal and interest and redemption premium, if any, on this Note are

payable in any coin or currency of the United States of America which, on the respective dates of payment thereof, shall be legal tender for the payment of public and private debts at the principal office of the Trustee, the Treasurer of the State of California, in Sacramento, California.

This Note is one of the notes of the Agency designated "California Housing Finance Agency Multi-Family Housing Finance Program Notes" (herein called the "Notes"), issued under and by virtue of the Zenovich-Moscone-Chacon Housing and Home Finance Act, constituting Division 31 (commencing with Section 50000) of the Health and Safety Code of the State of California, and all laws supplementary thereto and amendatory thereof (the "Act"), and the "Multi-Family Housing Finance Program Note Resolution," adopted January 18, 1977 and amended March 15, 1977, May 17, 1977 and January 17, 1978 (the "General Note Resolution").

This Note is one of a series of Notes additionally designated "1979 Second Renewal Series ____ " (herein called the "1979 Second Renewal Series ____ Notes") initially issued in the aggregate principal amount of \$___ under the General Note Resolution and the "Series Resolution Authorizing the Issuance, Sale and Delivery of \$15,775,000 California Housing Finance Agency Multi-Family Housing Finance Program Notes, 1979 Second Renewal Series A through 1979 Second Renewal Series F and 1979 First Renewal Series G," adopted January 16, 1979 (the "Series Note Resolution," together with

the General Note Resolution, the "Resolutions"). Copies of the Resolutions are on file at the office of the Agency in Sacramento, California and at said principal office of the Trustee, and reference to the Resolutions and any and all supplements thereto and modifications and amendments thereof and to the Act is made for a description of the terms and conditions upon which the Notes are issued and may be issued thereunder, and to all of the provisions of which the owner of this Note, by acceptance hereof, assents and agrees.

This Note is a general obligation of the Agency, payable from any assets of the Agency pledged to the 1979

Second Renewal Series _____ Notes and from any other assets of the Agency not heretofore or hereafter pledged or encumbered to secure any other Indebtedness (as that term is defined in the General Note Resolution). This Note is additionally secured in the manner and to the extent set forth in the Resolutions.

This Note is issued to finance the construction	of
the Housing Development known as " a	nđ
located in, California. Pursuant to the Gener	al
Note Resolution, the aggregate principal amount of the 197	9
Second Renewal Series Notes shall be deemed increased	
by such amount as may be transferred from time to time in	
accordance with the General Note Resolution to the Constru	C-
tion Loan Account established for said Housing Development	,
and upon surrender of the 1979 Second Renewal Series	

Notes outstanding at the time of any such transfer, a new 1979 Second Renewal Series ____ Note or Notes shall be issued in the aggregate principal amount of the Notes so surrendered plus the amount so transferred to such Construction Loan Account. Interest shall be deemed to have accrued on any such increase from the date of this Note.

Subject to the conditions, and upon the payment of the charges, if any, provided in the General Note Resolution, this Note, upon surrender hereof at said principal office of the Trustee with a written instrument of transfer satisfactory to the Trustee, duly executed by the registered owner or his attorney duly authorized in writing, may be exchanged for an equal aggregate principal amount of 1979 Second Renewal Series ____ Notes of other authorized denominations.

This Note is transferable, as provided in the General Note Resolution, only upon the books of the Trustee by the registered owner hereof in person, or by his attorney duly authorized in writing, upon the surrender of this Note together with a written instrument of transfer satisfactory to the Trustee duly executed by the registered owner or his attorney duly authorized in writing, and thereupon a new registered 1979 Second Renewal Series _____ Note or Notes in the same aggregate principal amount shall be issued to the transferee in exchange therefor subject to the conditions and upon the payment of charges, if any, provided in the General Note Resolution. THE PURCHASER OF THIS NOTE AGREES

AND ANY TRANSFEREE SHALL AGREE, BY ACCEPTING THIS NOTE, THAT
ANY RESALE HEREOF SHALL BE TO A SINGLE PURCHASER AND SHALL
CONSIST OF ALL NOTES THEN OUTSTANDING ISSUED UNDER THE
SERIES NOTE RESOLUTION AND DESIGNATED "1979 SECOND RENEWAL
SERIES A," "1979 SECOND RENEWAL SERIES B," "1979 SECOND
RENEWAL SERIES C," "1979 SECOND RENEWAL SERIES D," "1979
SECOND RENEWAL SERIES E," "1979 SECOND RENEWAL SERIES F," and
"1979 FIRST RENEWAL SERIES G."

Pursuant to the Series Note Resolution, the 1979

Second Renewal Series _____ Notes shall be subject to redemption at the election of the Agency as a whole or in part on any date before the date nine months after the date hereof upon mailed notice as provided in the General Note Resolution, upon payment of a redemption price equal to the principal amount of each such Note or portion thereof to be redeemed plus a premium of one-fourth of one percent (1/4 of 1%) of said principal amount, and payment of accrued interest to the date of redemption.

In addition, the 1979 Second Renewal Series

Notes are subject to redemption at the election of the

Agency as a whole or in part on any date on or after the

date nine months after the date hereof upon mailed notice as

provided in the General Note Resolution, upon payment of a

redemption price equal to the principal amount of each such

Note or portion thereof to be redeemed, and payment of

accrued interest to the date of redemption.

This Note shall not be deemed to constitute a debt or liability of the State of California or any political subdivision thereof, other than the Agency, or a pledge of the faith and credit of the State of California or of any such political subdivision, other than the Agency to the extent herein provided, but shall be payable solely from funds provided therefor pursuant to the General Note Resolution. Neither the faith and credit nor the taxing power of the State of California is pledged to the payment of the principal of or interest on this Note.

As provided in the Act, this Note is fully negotiable within the meaning and for all purposes of the Uniform Commercial Code of the State of California subject only to the provisions for registration, and each owner of this Note, by accepting this Note, shall be conclusively deemed to have agreed that this Note is fully negotiable for those purposes.

Neither the directors or officers of the Agency nor any person executing this Note shall be liable personally on this Note or be subject to any personal liability or accountability by reason of the issuance hereof.

IT IS HEREBY CERTIFIED, RECITED AND DECLARED that all acts, conditions and things required by the Constitution and statutes of the State of California, the General Note Resolution and the Series Note Resolution to exist, to have happened and to have been performed precedent to and in the

issuance of this Note, exist, have happened and have been performed in due time, form and manner as required by law and that the issue of the Notes of which this is one, together with all other indebtedness of the Agency, is within every debt and other limit prescribed by said Constitution, statutes or the General Note Resolution.

IN WITNESS WHEREOF, the California Housing Finance
Agency has caused this Note to be executed in its name by the
manual or facsimile signature of its President and its
corporate seal to be impressed, affixed, imprinted, engraved
or otherwise reproduced hereon and attested by the manual
signature of an Authorized Officer all as of the _____ day of
______, 1979.

CALIFORNIA HOUSING FINANCE AGENCY

Ву		
	President	

[SEAL]

Attest:

Authorized Officer

402. Form of Notes for 1979 First Renewal Series G. Subject to the provisions of the Resolution, the 1979 First Renewal Series G Notes shall be in substantially the following form:

THE TRANSFER OF THIS NOTE IS RESTRICTED AS MORE FULLY SET FORTH HEREIN

No	\$
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CALIFORNIA HOUSING FINANCE AGENCY MULTI-FAMILY HOUSING FINANCE PROGRAM NOTE

1979 FIRST RENEWAL SERIES G

California Housing Finance Agency (the "Agency"), a
public instrumentality and political subdivision of the State
of California, acknowledges itself indebted, and for value
received hereby promises to pay, solely from the sources
hereinafter mentioned, to or registered assigns,
upon presentation and surrender of this Note, the principal
sum of \$ on the day of, 1980, unless
redeemed prior thereto as hereinafter provided, and to pay
solely from said sources interest thereon to the registered
owner hereof from the date hereof until the Agency's obliga-
tion with respect to the payment of such principal sum shall
be discharged, at the rate of percent (%) per
annum, payable at the maturity of this Note. Principal and
interest and redemption premium, if any, on this Note are
payable in any coin or currency of the United States of
America which, on the respective dates of payment thereof,
shall be legal tender for the payment of public and private
debts at the principal office of the Trustee, the Treasurer
of the State of California, in Sacramento, California.

This Note is one of the notes of the Agency

designated "California Housing Finance Agency Multi-Family Housing Finance Program Notes" (herein called the "Notes"), issued under and by virtue of the Zenovich-Moscone-Chacon Housing and Home Finance Act, constituting Division 31 (commencing with Section 50000) of the Health and Safety Code of the State of California, and all laws supplementary thereto and amendatory thereof (the "Act"), and the "Multi-Family Housing Finance Program Note Resolution," adopted January 18, 1977 and amended March 15, 1977, May 17, 1977 and January 17, 1978 (the "General Note Resolution").

This Note is one of a series of Notes additionally designated "1979 First Renewal Series G" (herein called the "1979 First Renewal Series G Notes") initially issued in the aggregate principal amount of \$750,000 under the General Note Resolution and the "Series Resolution Authorizing the Issuance, Sale and Delivery of \$15,775,000 California Housing Finance Agency Multi-Family Housing Finance Program Notes, 1979 Second Renewal Series A through 1979 Second Renewal Series F and 1979 First Renewal Series G," adopted January 16, 1979 (the "Series Note Resolution," together with the General Note Resolution, the "Resolutions"). Copies of the Resolutions are on file at the office of the Agency in Sacramento, California and at said principal office of the Trustee, and reference to the Resolutions and any and all supplements thereto and modifications and amendments thereof and to the Act is made for a description of the terms and

conditions upon which the Notes are issued and may be issued thereunder, and to all of the provisions of which the owner of this Note, by acceptance hereof, assents and agrees.

This Note is a general obligation of the Agency, payable from any assets of the Agency pledged to the 1979 First Renewal Series G Notes and from any other assets of the Agency not heretofore or hereafter pledged or encumbered to secure any other Indebtedness (as that term is defined in the General Note Resolution). This Note is additionally secured in the manner and to the extent set forth in the Resolutions.

This Note is issued to assist the financing of the construction of certain multi-family housing developments by funding a reserve account for development expenses in excess of those included in the initial aggregate principal amounts of certain Series of Notes issued under the General Note Resolution and designated as follows: 1979 Second Renewal Series A through F. Pursuant to the General Note Resolution, an aggregate principal amount of the 1979 First Renewal Series G Notes equal to the amount of proceeds of the 1978 Series G Notes as may be transferred from time to time in accordance with the General Note Resolution to any of the Construction Loan Accounts established for the housing developments financed by the 1979 Second Renewal Series A through F Notes shall, upon the date or dates of such transfer, be deemed to be paid, and upon surrender of the

1979 First Renewal Series G Notes outstanding at the time of any such transfer, a new 1979 First Renewal Series G Note or Notes shall be issued in the aggregate principal amount of the Notes so surrendered less the amount so transferred to such Construction Loan Account.

Subject to the conditions, and upon the payment of the charges, if any, provided in the General Note Resolution, this Note, upon surrender hereof at said principal office of the Trustee with a written instrument of transfer satisfactory to the Trustee, duly executed by the registered owner or his attorney duly authorized in writing, may be exchanged for an equal aggregate principal amount of 1979 First Renewal Series G Notes of other authorized denominations.

This Note is transferable, as provided in the General Note Resolution, only upon the books of the Trustee by the registered owner hereof in person, or by his attorney duly authorized in writing, upon the surrender of this Note together with a written instrument of transfer satisfactory to the Trustee duly executed by the registered owner or his attorney duly authorized in writing, and thereupon a new registered 1979 First Renewal Series G Note or Notes in the same aggregate principal amount shall be issued to the transferee in exchange therefor subject to the conditions and upon the payment of charges, if any, provided in the General Note Resolution. THE PURCHASER OF THIS NOTE AGREES AND ANY TRANSFEREE SHALL AGREE, BY ACCEPTING THIS NOTE, THAT

ANY RESALE HEREOF SHALL BE TO A SINGLE PURCHASER AND SHALL CONSIST OF ALL NOTES THEN OUTSTANDING ISSUED UNDER THE SERIES NOTE RESOLUTION AND DESIGNATED "1979 FIRST RENEWAL SERIES G," "1979 SECOND RENEWAL SERIES A," "1979 SECOND RENEWAL SERIES C," "1979 SECOND RENEWAL SERIES C," "1979 SECOND RENEWAL SERIES E," and "1979 SECOND RENEWAL SERIES E,"

Pursuant to the Series Note Resolution, the 1979

First Renewal Series G Notes shall be subject to redemption at the election of the Agency as a whole or in part on any date before the date nine months after the date hereof upon mailed notice as provided in the General Note Resolution, upon payment of a redemption price equal to the principal amount of each such Note or portion thereof to be redeemed plus a premium of one-fourth of one percent (1/4 of 1%) of said principal amount, and payment of accrued interest to the date of redemption.

In addition, the 1979 First Renewal Series G Notes are subject to redemption at the election of the Agency as a whole or in part on any date on or after the date nine months after the date hereof upon mailed notice as provided in the General Note Resolution, upon payment of a redemption price equal to the principal amount of each such Note or portion thereof to be redeemed, and payment of accrued interest to the date of redemption.

In addition, the 1979 First Renewal Series G Notes

are also subject to redemption at the election of the Agency as a whole on any date upon determination by the Agency that there is no further need for the above-referenced reserve account and upon mailed notice as provided in the General Note Resolution, at a redemption price equal to the principal amount of each such Note to be redeemed, plus accrued interest to the date of redemption.

This Note shall not be deemed to constitute a debt or liability of the State of California or any political subdivision thereof, other than the Agency, or a pledge of the faith and credit of the State of California or of any such political subdivision, other than the Agency to the extent herein provided, but shall be payable solely from funds provided therefor pursuant to the General Note Resolution. Neither the faith and credit nor the taxing power of the State of California is pledged to the payment of the principal of or interest on this Note.

As provided in the Act, this Note is fully negotiable within the meaning and for all purposes of the Uniform Commercial Code of the State of California subject only to the provisions for registration, and each owner of this Note, by accepting this Note, shall be conclusively deemed to have agreed that this Note is fully negotiable for those purposes.

Neither the directors or officers of the Agency nor any person executing this Note shall be liable personally

on this Note or be subject to any personal liability or accountability by reason of the issuance hereof.

IT IS HEREBY CERTIFIED, RECITED AND DECLARED that all acts, conditions and things required by the Constitution and statutes of the State of California, the General Note Resolution and the Series Note Resolution to exist, to have happened and to have been performed precedent to and in the issuance of this Note, exist, have happened and have been performed in due time, form and manner as required by law and that the issue of the Notes of which this is one, together with all other indebtedness of the Agency, is within every debt and other limit prescribed by said Constitution, statutes or the General Note Resolution.

IN WITNESS WHEREOF, the California Housing Finance Agency has caused this Note to be executed in its name by the manual or facsimile signature of its President and its corporate seal to be impressed, affixed, imprinted, engraved or otherwise reproduced hereon and attested by the manual signature of an Authorized Officer all as of the _____ day of _____, 1979.

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ARTICLE V

MISCELLANEOUS

- the payment of the principal or redemption price of or interest on the 1979 Second Renewal Series A through F Notes or on the 1979 First Renewal Series G Notes or for any claim based thereon or on this Series Resolution against any director or officer of the Agency or any person executing the 1979 Second Renewal Series A through F Notes or the 1979 First Renewal Series G Notes and neither the directors of the Agency nor any person executing the 1979 Second Renewal Series A through F Notes or the 1979 First Renewal Series G Notes and neither the directors of the Agency nor any person executing the 1979 Second Renewal Series A through F Notes or the 1979 First Renewal Series G Notes shall be liable personally on the 1979 Second Renewal Series A through F Notes or the 1979 First Renewal Series G Notes by reason of the issuance thereof.
- 502. <u>Effective Date</u>. This resolution shall take effect immediately.

CERTIFICATE OF SECRETARY

I, Stuart Honse, Secretary of the Board of Directors of the California Housing Finance Agency, hereby certify that the foregoing is a full, true and correct copy of the resolution duly adopted at a meeting of the Board of Directors of the California Housing Finance Agency duly called and held in Sacramento, California, on the 16th day of January, 1979, of which meeting all of said directors had due notice; and that at said meeting said meeting said resolution was adopted by the following vote:

AYES: Kruer; Robinson; Stein; Teiner; Unsuch (by M'Gasland)

NOES: More

ABSTENTION: MMC --

ABSENT: MAZEL; D'Con rov

I further certify that I have carefully compared the foregoing copy with the original minutes of said meeting on file and of record in my office; that said copy is a full, true and correct copy of the original resolution adopted at said meeting and entered in said minutes; and that said resolution has not been amended, modified or rescinded in any manner since the date of its adoption, and the same is now in full force and effect.

IN WITNESS WHEREOF, I have executed this certifi-

cate and affixed the seal of the Board of Directors of the
California Housing Finance Agency hereto this 12 day of
$\mathcal{M}_{\mathcal{M}}$ 1979.
Mual Tonse
Secretary of the Board
of Directors